## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON

DAVID I. SCOTT,	)
Plaintiff, v.  COLUMBUS BANK & TRUST COMPANY, et al.,  Defendants.	) CV-08-3036-FVS ) Civil No. <b>XXXXXXX</b> XXXXX ) )
YYROYOSION ORDER	
Pursuant to a written stipulation entered into between Plaintiff David Scott ("Scott") and	
Defendants Columbus Bank and Trust Company ("CB&T"), Synovus Financial Corporation	
("Synovus") and Compucredit Corporation d/b/a Aspire Visa ("Compucredit") (collectively	
referred to herein as "Defendants") stating that the above-captioned matter against Defendants	
has been fully and finally compromised and settled on the merits:	
IT IS HEREBY ORDERED that any and all claims against Defendants are hereby	
dismissed with prejudice, with the parties to bear their own costs, fees and expenses incurred or	
to be incurred. The motion to dismiss with p	orejudice (Ct. Rec. 33) is GRANTED.
This day of January, 2009	
	s/ Fred Van Sickle
	Judge, United States District Court